

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20221 www.uspto.gov

DATE MAILED: 06/07/2002

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/458,998	12/10/1999	NORMAN JAMES MOORE		9562		
75	90 06/07/2002					
MARY HELEN SEARS THE M H SEARS LAW FIRM CHARTERED 910 SEVENTEENTH STREET NW SUITE 800 WASHINGTON, DC 20006			EXAMINER			
			HINES, JANA A			
WASHINGTO	1, DC 20000		ART UNIT	PAPER NUMBER		
			1645			

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231

APF	PLICATION NO.	FILING DATE	FIRST MALED INTE	·				www.uspro.
			FIRST NAMED INVENTOR			ATTOP	RNEY DOC	KET NO.
			•					
_			_		EXAMINER			
			'					
				(ART UNIT		PAPER N	NUMBER
					•			
					DATE MAILED:			
			•					
	Not	ice of Non-	Compliant Amendment ((37	CFR 1.12	(1)		
			16-02 is considered non-complian				•	
the for 1238 (mat required und O.G. 77, Sept. 19	··· - / - CER L. 141. 8	as amended on September 8, 2000 (see 65 F	red. R	Reg. 54603, Sept	een subn . 8, 2000,	nitted in , and	
	1. The amend 37 CFR 1.121	ment does not inclu l(b)(1)(ii).	ide a clean version of the replacement par	agrap	h(s)/section(s).			
	2. The amend 37 CFR 1.121	ment does not inclu (b)(1)(iii)	de a marked-up version of the replacement	t par	agraph(s)/sectio	on(s).	e ya Terini	
	3. The amend	ment does not inclu	de a clean version of the amended claim(s)). 37 (CFR 1.121(c)(1)	(i)	i.	٠.
Y	4. The amend	ment does not inclu	de a marked-up version of the amended cla	aim(s). 37 CFR 1.121	(c)(1)(ii)	••	
	5. Other					. :		
	PRELIMINA	ARY AMENDME	NT: Unless applicant re-submits the pr	milion	inasz amandm	ont in on	·mmliamaa	
	with revised	37 CFR 1.121 wit	thin ONE MONTH of the mail date of t	this l	etter, examinat	ion on ti	he merits	•
*.	may commer	ice without entry (of the originally proposed preliminary and this ONE MONTH time limit is not	amen	dment. This no	otice is n	iot an	er
		55 O.B.C. 152, at	of the current is the court is the current is the current in the current in the current in the current is the current in the c	exter	idable.	•		,
4	AMENDME	NT AFTER NON	I-FINAL ACTION: Since the above me	entio	ned reply appe	ars to be	bona	
	date of this n	it is given a TIME otice, whichever i	E PERIOD of ONE (1) MONTH or TE is longer, within which to supply the on	HRT nissic	Y (30) DAYS	from the	e mailing	
	avoid abando 1.136(a).	nment EXTENS	SIONS OF THIS TIME PERIOD MAY	BE (GRANTED UN	DER 37	7 CFR	٠
Por v	our conveni	ence, attached	to this correspondence is a cop	w of	an informa	tional	flyar	
(MPE	P Bookmar	k Bulletin on "	Simplified Amendment Practic	ce").	. au miufins	TRIIOITAL	HYEI	
/		Hum						
VC			rs.	•				
ægai ir	struments Exam	iner						

1645